

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

**Title 1—OFFICE OF ADMINISTRATION
Division 20—Personnel Advisory Board and Division of
Personnel
Chapter 2—Classification and Pay Plans**

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board withdraws a rule as follows:

**1 CSR 20-2.015 Broad Classification Bands for Managers
is withdrawn.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 16, 2003 (28 MoReg 128). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The Personnel Advisory Board is refiling this amendment.

**Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights and Measures
Chapter 22—Packaging and Labeling**

ORDER OF RULEMAKING

By the authority vested in the director of agriculture under section 413.065, RSMo Supp. 2002, the director amends a rule as follows:

**2 CSR 90-22.140 NIST Handbook 130, Uniform Packaging and
Labeling Regulation is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1868). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights and Measures
Chapter 23—Inspection of Packaged Commodities**

ORDER OF RULEMAKING

By the authority vested in the director of agriculture under section 413.065, RSMo Supp. 2002, the director amends a rule as follows:

**2 CSR 90-23.010 NIST Handbook 133, Technical Procedures and
Methods for Measuring and Inspecting Packages or Amounts of
Commodities is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1868-1869). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights and Measures
Chapter 25—Price Verification**

ORDER OF RULEMAKING

By the authority vested in the director of agriculture under section 413.065, RSMo, Supp. 2002, the director amends a rule as follows:

2 CSR 90-25.010 Price Verification Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1869). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 9—Wildlife Code: Confined Wildlife: Privileges,
Permits, Standards**

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-9.353 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1445-1447). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Conservation received twenty-seven (27) written comments, one (1) e-mail message and six (6) telephone contacts regarding the proposed amendment.

COMMENT: Twenty-four (24) expressed opposition to mandatory enrollment—for operations not moving live elk or deer—in Missouri's chronic wasting disease program.

RESPONSE: Final regulations address chronic wasting disease concerns associated with the movement of animals without requiring mandatory enrollment.

COMMENT: Twenty-four (24) expressed opposition to mandatory testing of one hundred percent (100%) of animals that die after September 1, 2002.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year).

COMMENT: One recommended that regulations be clarified and focused only on elk, elk-hybrids, mule deer, and white-tailed deer—eliminate wording “any cervid.” Eliminate inconsistency with Department of Agriculture.

RESPONSE: Final regulations clarify wording, while continuing to address species known to be susceptible to chronic wasting disease, to be consistent with Department of Agriculture's requirements.

COMMENT: Five (5) expressed concerns over associated costs of testing animals.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year). In addition, final regulations do not require mandatory enrollment in Missouri's chronic wasting disease monitoring program.

COMMENT: Two (2) recommended that facilities not importing or exporting live animals should: (1) not be required to tag animals currently in the herd, and (2) continue to be required to test appropriate number of elk and deer over twelve (12) months of age that die of any cause for chronic wasting disease.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year). In addition, final regulations do not require mandatory enrollment—tagging/marketing of animals in existing herd—in Missouri's chronic wasting disease monitoring program.

COMMENT: One recommended that elk, elk-hybrids, mule deer and white-tailed deer imported into a facility operating under a Department of Conservation permit be required to come from a CWD-monitored herd. Then through a process of “ramping up” require importation in 2005 to come from herds that have been monitored for at least three (3) years.

RESPONSE: Final regulations have taken steps to strengthen intrastate standards for elk, elk-hybrids, mule deer and white-tailed deer introduced into facilities operating under department permit by incorporating a “ramping-up” monitoring situation.

COMMENT: Six (6) expressed a desire to have more restrictive importation conditions for deer and elk entering captive facilities.

RESPONSE: Final regulations have taken steps to strengthen both intra and interstate standards for elk, elk-hybrids, mule deer and white-tailed deer introduced into a facility operating under a department permit.

COMMENT AND EXPLANATION OF CHANGE: The Department of Conservation did a thorough review of the comments and has coordinated with Department of Agriculture officials and stakeholder groups. Final regulations have incorporated changes that: (1) continue to address chronic wasting disease concerns, (2) address inconsistencies with the Department of Agriculture, and (3) give consideration to concerns identified during the public comment period. These changes are reflected in the language of the rule.

3 CSR 10-9.353 Privileges of Class I and Class II Wildlife Breeders

(3) All elk, elk-hybrids, mule deer, and white-tailed deer, defined as Class I wildlife in 3 CSR 10-9.230, introduced into a Class I wildlife breeder operation shall meet the following requirements:

(A) Animals shall be tagged or marked in a method allowing individual animal identification.

(B) Animals imported into Missouri must come from a herd that is enrolled and has achieved a status three (3) or higher in a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program—three (3) years of surveillance, advancement, and successful completion of program requirements.

(C) Animals from within Missouri must come from a herd comprised of animals enrolled in a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program. Effective January 1, 2004, the minimum herd status requirement will annually increase by one (1) level until January 1, 2006 when all introduced animals shall come from herds that have achieved a status three (3) or higher—three (3) years of surveillance, advancement, and successful completion of program requirements.

(4) Effective January 1 of each year, one hundred percent (100%) of all elk, elk-hybrids, mule deer, and white-tailed deer, defined as Class I wildlife in 3 CSR 10-9.230, over twelve (12) months of age that die of any cause within a Class I wildlife breeder operation, shall be tested for chronic wasting disease at a federally approved laboratory, up to an annual total of ten (10) animals in the aggregate, except:

(A) Class I wildlife breeder operations that have not introduced, during the past three (3) years, any elk, elk-hybrids, mule deer or white-tailed deer from a herd having a status less than three (3) as documented through a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program—three (3) years of surveillance, advancement, and successful completion of program requirements.

(B) Elk, elk-hybrids, mule deer, and white-tailed deer documented through Missouri's Chronic Wasting Disease Monitoring Program as status five (5) herds—five (5) years of surveillance, advancement, and successful completion of program requirements.

(5) All permits issued by the state veterinarian's office allowing cervids to enter Missouri and all chronic wasting disease test results must be kept by the permittee and are subject to inspection by an agent of the department at any reasonable time. All test results documenting a positive case of chronic wasting disease shall be reported immediately to an agent of the department.

(6) The wildlife may be used, sold, given away, transported or shipped; provided, that state and federally-designated endangered species may not be sold without the written approval of the director; that skunks may not be imported, bought, sold, transported, given away or otherwise disposed of; that live raccoons, foxes and coyotes may not be imported; and that wildlife may be sold or given away only to the holder of the appropriate permit, where required, except as provided in section (10) of this rule.

(7) Cities, towns and counties may establish ordinances further restricting or prohibiting ownership of Class II wildlife, with approval of the department. In instances where prohibitions apply, no permit will be issued by the department. Persons possessing Class II wildlife must comply with all requirements of section 578.023, RSMo.

(8) No Class I or Class II wildlife breeder permit is required for wildlife legally held by circuses, publicly-owned zoos or *bona fide* research facilities; however, those wildlife may not be held for personal use. Physical contact between humans and Class I and Class II wildlife in circuses must be restricted to the handlers, performers or other circus employees.

(9) Any sale, shipment or gift of wildlife by a Class I or Class II wildlife breeder shall be accompanied by a written statement giving his/her permit number and showing the number of each species and the name and address of the recipient. No wildlife of any kind may be liberated unless specific permission has been granted on written application to the conservation agent in the district where the release is to be made.

(10) Wildlife, except skunks, foxes, coyotes and raccoons may be shipped, transported or consigned to a wildlife breeder by nonresidents without a Missouri wildlife breeder permit, but that wildlife shall be accompanied by appropriate permit or other proof of legality in the state of origin. Persons purchasing wildlife at consignment sales shall obtain a wildlife hobby or appropriate wildlife breeder permit prior to the purchase, except nonresidents may possess and transport purchased wildlife without permit for forty-eight (48) hours following close of the sale.

(11) Notification of the date and place of any public sale of consigned wildlife shall be provided the conservation agent of the county in which the sale will be held not less than thirty (30) days prior to the sale.

(12) The holder of a Class I or Class II wildlife breeder permit may exhibit wildlife at locations other than those listed on the permit.

(13) None of these privileges shall extend to permitting the act of hunting for such stock except that big game mammals may be shot for purposes of herd management by the permit holder or his/her agents, but only by written authorization of the director.

(14) No state permit shall be required of individuals holding migratory waterfowl under valid federal authorization.

(15) No state permit shall be required for the propagation, sale or display of birds of prey by persons holding a valid federal permit; provided, that these birds may be used to take or attempt to take wildlife only by persons holding a valid falconry permit.

(16) The holder of a Class II wildlife breeder permit shall report escaped animals immediately to an agent of the department.

(17) The holder of a Class I wildlife breeder permit may sell legally-acquired dressed or processed quail, pheasants, partridges and game bird eggs at retail and to commercial establishments under provisions of 3 CSR 10-10.743, provided all sales are accompanied by a valid invoice and the required records are maintained by the wildlife breeder.

(18) Animal health standards and movement activities shall comply with all state and federal regulations.

REVISED PRIVATE COST: This order of rulemaking may or may not cost private entities more than five hundred dollars (\$500) in the aggregate.

REVISED PUBLIC COST: This order of rulemaking may or may not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

**REVISED FISCAL NOTE
 PUBLIC COST**

I. RULE NUMBER

Rule Number and Name:	3 CSR 10-9.353 Privileges of Class I and Class II Wildlife Breeders
Type of Rulemaking:	Order of Rulemaking

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Department of Conservation	The Department of Conservation would cover the cost of laboratory tests for operators participating in Missouri's Chronic Wasting Disease Monitoring Program, if funding becomes unavailable through federal programs, until March 1, 2004. Assuming a laboratory cost of \$25 per test, the impact of the rule would likely exceed \$500.

III. WORKSHEET

For each sample submitted for testing by permitted operators:

Lab fees = \$25 x unknown quantity of samples.

IV. ASSUMPTIONS

The total costs may exceed \$500 depending on the number of animals requiring chronic wasting disease testing.

REVISED FISCAL NOTE
PRIVATE COST

I. RULE NUMBER

Rule Number and Name:	3 CSR 10-9.353 Privileges of Class I and Class II Wildlife Breeders
Type of Rulemaking:	Order of Rulemaking

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by adoption of the proposed rule.	Classification by types of the business entities which likely be affected.	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities.
270 Class I Wildlife Breeders	N/A	Unknown: Some operators will be required to test elk, elk-hybrids, mule deer, and white-tailed deer over twelve months of age that die of any cause for chronic wasting disease at a federally approved laboratory, up to an annual total of ten (10) animals in the aggregate. As a result, the cost of compliance will vary based on the number of animals over twelve months of age that die. The captive cervid industry has indicated a cost of \$70 per animal to have brain stem pulled by a veterinarian.

III. WORKSHEET

For one head of elk, elk-hybrid, mule deer or white-tailed deer that dies within a permitted facility:

Sample Collection	\$70.00
Lab Fees	<u>0.00</u>
	\$70.00 x unknown quantity of animals

IV. ASSUMPTIONS

The total costs may or may not exceed \$500 depending on the number of animals requiring chronic wasting disease testing.

**Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 9—Wildlife Code: Confined Wildlife: Privileges,
Permits, Standards**

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-9.565 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1448-1450). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Conservation received twenty-seven (27) written comments, one (1) e-mail message and six (6) telephone contacts regarding the proposed amendment.

COMMENT: Twenty-four (24) expressed opposition to mandatory enrollment—for operations not moving live elk or deer—in Missouri's chronic wasting disease program.

RESPONSE: Final regulations address chronic wasting disease concerns associated with the movement of animals without requiring mandatory enrollment.

COMMENT: Twenty-four (24) expressed opposition to mandatory testing of one hundred percent (100%) of animals that die after September 1, 2002.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year).

COMMENT: Twenty-two (22) expressed opposition to testing up to ten (10) animals from Big Game Hunting Preserves when Missouri intends to test lower percentage of free-ranging animals.

RESPONSE: Final regulations have reviewed information and determined that the testing of up to ten (10) animals will on average provide ninety percent (90%) confidence that chronic wasting disease will be detected if it is at a prevalence of ten percent (10%) or greater—state testing is at a ninety percent (90%) confidence of finding the disease at a two percent (2%) or greater prevalence.

COMMENT: One recommended that regulations be clarified and focused only on elk, elk-hybrids, mule deer, and white-tailed deer—eliminate wording “any cervid.” Eliminate inconsistency with Department of Agriculture.

RESPONSE: Final regulations clarify wording, while continuing to address species known to be susceptible to chronic wasting disease, to be consistent with Department of Agriculture's requirements.

COMMENT: Five (5) expressed concerns over associated costs of testing animals.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year). In addition, final regulations do not require mandatory enrollment in Missouri's chronic wasting disease monitoring program.

COMMENT: One (1) expressed opposition to the requirement that animals released into a Big Game Hunting Preserve must be tagged allowing for individual animal identification.

RESPONSE: Final regulations continue to require tagging/marketing of introduced elk, elk-hybrids, mule deer and white-tailed deer.

Information (e.g., traceback ability) provided by tagged/marked animals has proven beneficial in captive facilities documented with a chronic wasting disease case. Discussions with industry representatives indicate overall support for tagging/marketing of introduced elk, elk-hybrids, mule deer and white-tailed deer.

COMMENT: Two (2) expressed opposition to the requirement of testing animals taken from Big Game Hunting Preserves that are not exporting live animals.

RESPONSE: Final regulations continue to require testing from all captive cervid facilities operating under a department permit. Ensuring appropriate standards for introduced elk, elk-hybrids, mule deer and white-tailed deer and assessing the health of captive animals within these facilities are needed to address chronic wasting disease concerns associated with the movement of animals (i.e., facilities introducing animals).

COMMENT: Two (2) recommended that facilities not importing or exporting live animals should: (1) not be required to tag animals currently in the herd, and (2) continue to be required to test appropriate number of elk and deer over twelve (12) months of age that die of any cause for chronic wasting disease.

RESPONSE: Final regulations incorporate exceptions into testing requirements (e.g., testing sunset, maximum number of animals to be tested each year). In addition, final regulations do not require mandatory enrollment—tagging/marketing of animals in existing herd—in Missouri's chronic wasting disease monitoring program.

COMMENT: One recommended that elk, elk-hybrids, mule deer and white-tailed deer imported into a facility operating under a Department of Conservation permit be required to come from a CWD-monitored herd. Then through a process of “ramping up” require importation in 2005 to come from herds that have been monitored for at least three (3) years.

RESPONSE: Final regulations have taken steps to strengthen intrastate standards for elk, elk-hybrids, mule deer and white-tailed deer introduced into facilities operating under Department permit by incorporating a “ramping up” monitoring situation.

COMMENT: Six (6) expressed a desire to have more restrictive importation conditions for deer and elk entering captive facilities.

RESPONSE: Final regulations have taken steps to strengthen both intra and interstate standards for elk, elk-hybrids, mule deer and white-tailed deer introduced into a facility operating under a Department permit.

COMMENT: One comment expressed concern that all animals harvested from a Big Game Hunting Preserve were not required to be tested for chronic wasting disease.

RESPONSE: Final regulations have reviewed information and determined that the testing of up to ten (10) animals will on average provide ninety percent (90%) confidence that chronic wasting disease will be detected if it is at a prevalence of ten percent (10%) or greater—state testing is at a ninety percent (90%) confidence of finding the disease at a two percent (2%) or greater prevalence. Facilities introducing elk, elk-hybrids, mule deer and white-tailed deer—unless meeting exceptions—will have an annual requirement to conduct chronic wasting disease testing.

COMMENT AND EXPLANATION OF CHANGE: The Department of Conservation did a thorough review of the comments and has coordinated with Department of Agriculture officials and stakeholder groups. Final regulations have incorporated changes that: (1) continue to address chronic wasting disease concerns, (2) address inconsistencies with the Department of Agriculture, and (3) give consideration to concerns identified during the public comment period. These changes are reflected in the language of the rule.

3 CSR 10-9.565 Licensed Hunting Preserve: Privileges

(1) Licensed hunting preserves are subject to inspection by an agent of the department at any reasonable time. Animal health standards and movement activities shall comply with all state and federal regulations. Any person holding a licensed hunting preserve permit may release on his/her licensed hunting preserve legally acquired pheasants, exotic partridges, quail and ungulates (hoofed animals) for shooting throughout the year, under the following conditions:

(B) Big Game Hunting Preserve.

1. The hunting preserve for ungulates shall be a single body of land not less than three hundred twenty (320) acres and no more than three thousand two hundred (3,200) acres in size, fenced so as to enclose and contain all released game and exclude all hoofed wildlife of the state from becoming a part of the enterprise and posted with signs specified by the department. Fence height shall meet standards specified in 3 CSR 10-9.220.

2. All elk, elk-hybrids, mule deer, and white-tailed deer introduced into a big game hunting preserve shall meet the following requirements:

A. Animals shall be tagged or marked in a method allowing individual animal identification.

B. Animals imported into Missouri must come from a herd that is enrolled and has achieved a status three (3) or higher in a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program—three (3) years of surveillance, advancement, and successful completion of program requirements.

C. Animals from within Missouri must come from a herd comprised of animals enrolled in a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program. Effective January 1, 2004, the minimum herd status requirement will annually increase by one (1) level until January 1, 2006 when all introduced animals shall come from herds that have achieved a status three (3) or higher—three (3) years of surveillance, advancement, and successful completion of program requirements.

3. Effective January 1 of each year, one hundred percent (100%) of all elk, elk-hybrids, mule deer, and white-tailed deer over twelve (12) months of age that die of any cause within a big game hunting preserve operation, shall be tested for chronic wasting disease at a federally approved laboratory, up to an annual total of ten (10) animals in the aggregate, except:

A. Big game hunting preserve operations that have not introduced, during the past three (3) years, any elk, elk-hybrids, mule deer or white-tailed deer from a herd having a status less than three (3) as documented through a United States Department of Agriculture approved or state-sponsored chronic wasting disease monitoring program—three (3) years of surveillance, advancement, and successful completion of program requirements.

B. Elk, elk-hybrids, mule deer, and white-tailed deer documented through Missouri's Chronic Wasting Disease Monitoring Program as status five (5) herds—five (5) years of surveillance, advancement, and successful completion of program requirements.

4. All permits issued by the state veterinarian's office allowing cervids to enter Missouri and all chronic wasting disease test results must be kept by the permittee and are subject to inspection by an agent of the department at any reasonable time. All test results documenting a positive case of chronic wasting disease shall be reported immediately to an agent of the department.

5. The permittee may exercise privileges provided in 3 CSR 10-9.353 only for species held within breeding enclosure(s) contained within the big game hunting preserve. Any breeding enclosure(s) contained within the big game hunting preserve shall meet standards specified in 3 CSR 10-9.220.

6. Any person taking or hunting ungulates on a big game hunting preserve shall have in his/her possession a valid licensed hunting preserve hunting permit. The permittee shall attach to the leg of each ungulate taken on the preserve a locking leg seal furnished by the department, for which the permittee shall pay ten dollars (\$10) per

one hundred (100) seals. Any packaged or processed meat shall be labeled with the licensed hunting preserve permit number.

7. Animal health standards and movement activities shall comply with all state and federal regulations.

REVISED PUBLIC COST: This order of rulemaking may or may not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

REVISED PRIVATE COST: This order of rulemaking may or may not cost private entities more than five hundred dollars (\$500) in the aggregate.

**REVISED FISCAL NOTE
PUBLIC COST**

I. RULE NUMBER

Rule Number and Name:	3 CSR 10-9.565 Licensed Hunting Preserve: Privileges
Type of Rulemaking:	Order of Rulemaking

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Department of Conservation	The Department of Conservation would cover the cost of laboratory tests for operators participating in Missouri's Chronic Wasting Disease Monitoring Program, if funding becomes unavailable through federal programs, until March 1, 2004. Assuming a laboratory cost of \$25 per test, the impact of the rule would likely exceed \$500.

III. WORKSHEET

For each sample submitted for testing by permitted operators:

Lab fees = \$25 x unknown quantity of samples.

IV. ASSUMPTIONS

The total costs may exceed \$500 depending on the number of animals requiring chronic wasting disease testing.

REVISED FISCAL NOTE
PRIVATE COST

I. RULE NUMBER

Rule Number and Name:	3 CSR 10-9.565 Licensed Hunting Preserve: Privileges
Type of Rulemaking:	Order of Rulemaking

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by adoption of the proposed rule.	Classification by types of the business entities which likely be affected.	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities.
270 Class I Wildlife Breeders	N/A	Unknown: Some operators will be required to test elk, elk-hybrids, mule deer, and white-tailed deer over twelve months of age that die of any cause for chronic wasting disease at a federally approved laboratory, up to an annual total of ten (10) animals in the aggregate. As a result, the cost of compliance will vary based on the number of animals over twelve months of age that die. The captive cervid industry has indicated a cost of \$70 per animal to have brain stem pulled by a veterinarian.

III. WORKSHEET

For one head of elk, elk-hybrid, mule deer or white-tailed deer that dies within a permitted facility:

Sample Collection	\$70.00
Lab Fees	0.00
	\$70.00 x unknown quantity of animals

IV. ASSUMPTIONS

The total costs may or may not exceed \$500 depending on the number of animals requiring chronic wasting disease testing.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 10—Director, Department of Mental Health
Chapter 7—Core Rules for Psychiatric and Substance
Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the director amends a rule as follows:

9 CSR 10-7.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1455). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Mental Health received two (2) comments on the proposed amendment.

COMMENT: Eric Fink with the Missouri Assisted Living Association indicated the language in the rule is unclear as to whether or not it applies to long-term care facilities. Additionally, Mr. Fink stated that without a knowledge requirement, the rule is “arbitrary, capricious or unreasonable, and contains constitutional infirmities.”
RESPONSE AND EXPLANATION OF CHANGE: The rule does not apply to long-term care facilities since they are not subject to these rules. The department agrees that the rule should contain a knowledge requirement and is adding that requirement to the rule.

COMMENT: One commenter expressed concern that often it was several days before they learned of the death of a client and would be impossible to comply with the twenty-four (24)-hour reporting requirement.

RESPONSE AND EXPLANATION OF CHANGE: The rule has been changed to require reporting within twenty-four (24) hours after learning of the death of a client.

9 CSR 10-7.020 Rights, Responsibilities, and Grievances

(9) All certified agencies, upon learning of the death of a client receiving services, must report the death to the Department of Mental Health (DMH) within twenty-four (24) hours. DMH report form 9719 shall be completed and faxed to the appropriate division director.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the director withdraws a rule as follows:

9 CSR 30-3.100 Service Delivery Process and Documentation is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1455-1457). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The Department of Mental Health received no comments. However, the department is withdrawing the amendment for further consideration.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050, 630.655 and 631.010, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.130 Outpatient Treatment is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1457). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT: One commenter expressed concern that the amendment provided too much flexibility for the providers and the clients will not get the services that they need.

RESPONSE: The department disagrees and no changes have been made to the amendment as a result of this comment.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.655, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.192 Specialized Program for Adolescents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1457). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department amends a rule as follows:

9 CSR 30-4.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1457-1458). Those paragraphs with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) comment on the proposed amendment.

COMMENT: Commenting on paragraph (2)(G)4., one person stated the following. In the state of Missouri, physicians are licensed to practice medicine. Physicians may specialize in certain areas of interest and/or become board certified. However, this does not mean a physician without certification in a specific area is not competent, with continuing medical education and experience, to effectively provide medical and mental health care to patients. We believe the requirement for board certification in each area a physician may wish to serve is unnecessary, and in fact, sets a bad precedence. Board certification has never been proven to provide a more competent physician; it is professional designation. Institutions should set the criteria for staff based on licensure, training and experience. Having a physician board certified in every potential area of medicine and mental health may be ideal. However, in our present and future environment, requiring a board-certified psychiatrist to provide mental health services will contribute to a further shortage of physicians to serve patients and again sets a bad precedence.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

9 CSR 30-4.010 Definitions

(2) Unless the context clearly requires otherwise, the following terms as used in this chapter shall mean—

(G) Mental health professionals, one (1) of the following:

1. A professional counselor licensed under Missouri state law to practice counseling;
2. An individual possessing a master's or doctorate degree in counseling, psychology, family therapy or related field, with one (1) year's experience, under supervision, in treating problems related to mental illness;
3. A pastoral counselor with a degree equivalent to the Master of Science Degree in Divinity from an accredited program with specialized training in mental health services. One (1) year of experience, under supervision, in treating problems related to mental illness may be substituted for specialized training;
4. A physician licensed under Missouri state law to practice medicine or osteopathy and with specialized training in mental health services. One (1) year of experience, under supervision, in treating problems related to mental illness may be substituted for specialized training;
5. A psychiatrist that is a licensed physician, who in addition, has successfully completed a training program in psychiatry approved by the American Medical Association, the American Osteopathic Association or other training program certified as equivalent by the department;
6. A psychologist licensed under Missouri state law to practice psychology;
7. A psychiatric nurse, a registered professional nurse licensed under Chapter 335, RSMo with at least two (2) years of experience in a psychiatric or substance abuse treatment setting, or a master's degree in psychiatric nursing; and
8. A social worker with a master's degree in social work from an accredited program and with specialized training in mental health services. One (1) year of experience, under supervision, may be substituted for training;

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department amends a rule as follows:

9 CSR 30-4.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1458-1459). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received several comments on the proposed amendment.

COMMENT: Commenting on paragraph (2)(HH)1., one person stated the following. In the state of Missouri, physicians are licensed to practice medicine. Physicians may specialize in certain areas of interest and/or become board certified. However, this does not mean a physician without certification in a specific area is not competent, with continuing medical education and experience, to effectively provide medical and mental health care to patients. We believe the requirement for board certification in each area a physician may wish to serve is unnecessary, and in fact, sets a bad precedence. Board certification has never been proven to provide a more competent physician; it is professional designation. Institutions should set the criteria for staff based on licensure, training and experience. Having a physician board certified in every potential area of medicine and mental health may be ideal. However, in our present and future environment, requiring a board-certified psychiatrist to provide mental health services will contribute to a further shortage of physicians to serve patients and again sets a bad precedence. Also, in some areas of this rule, advance practice nurses are allowed to substitute for the psychiatrist in specific situations, which further lends credence to the Association's position, a licensed physician with specific interest and practice emphasis in psychiatry could serve effectively in the specific areas addressed in this rule.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

COMMENT: One person commenting on subsection (2)(HH)7. noted that the rule requires an occupational therapist to be certified by the American Occupational Therapy Certification Board and registered in Missouri. This is not the requirement in Missouri for an OT to obtain a license pursuant to sections 324.050 to 324.089. In order to obtain a license, which is required in Missouri and not registration from the MO Board of Occupational Therapists, an OT shall provide evidence of being initially certified by a certifying entity approved by the Division of Professional Registration. The MO Board of Occupational Therapy recognizes the National Board for Certification in Occupational Therapy (NBCOT) as the certifying entity and not the American Occupational Therapy Certification Board as stated in the rule.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and has revised the rule accordingly.

COMMENT: One person noted incorrect references in section (2) and stated that in subsection (2)(C), the correct reference is section 335.016, RSMo not 335.011; and in subsection (HH)8., the correct reference is section 335.016, RSMo not 335.011.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and has revised the rule accordingly.

9 CSR 30-4.030 Certification Standards Definitions

(2) As used in 9 CSR 30-4.031-9 CSR 30-4.047, unless the context clearly indicates otherwise, the following terms shall mean:

(C) Advanced practice nurse—as set forth in section 335.016, RSMo, a nurse who has had education beyond the basic nursing education and is certified by a nationally recognized professional organization as having a nursing specialty, or who meets criteria for advanced practice nurses established by the board of nursing;

(HH) Mental health professional—any of the following:

1. A physician licensed under Missouri law to practice medicine or osteopathy and with training in mental health services or one (1) year of experience, under supervision, in treating problems related to mental illness or specialized training;

2. A psychiatrist, a physician licensed under Missouri law who has successfully completed a training program in psychiatry approved by the American Medical Association, the American Osteopathic Association or other training program identified as equivalent by the department;

3. A psychologist licensed under Missouri law to practice psychology with specialized training in mental health services;

4. A professional counselor licensed under Missouri law to practice counseling and with specialized training in mental health services;

5. A clinical social worker licensed under Missouri law with a master's degree in social work from an accredited program and with specialized training in mental health services;

6. A psychiatric nurse, a registered professional nurse licensed under Chapter 335, RSMo with at least two (2) years of experience in a psychiatric or substance abuse treatment setting or a master's degree in psychiatric nursing;

7. An individual possessing a master's or doctorate degree in counseling and guidance, rehabilitation counseling and guidance, rehabilitation counseling, vocational counseling, psychology, pastoral counseling or family therapy or related field who has successfully completed a practicum or has one (1) year of experience under the supervision of a mental health professional;

8. An occupational therapist certified by the American Occupational Therapy Certification Board, registered in Missouri, has a bachelor's degree and has completed a practicum in a psychiatric setting or has one (1) year of experience in a psychiatric setting, or has a master's degree and has completed either a practicum in a psychiatric setting or has one (1) year of experience in a psychiatric setting;

9. An advanced practice nurse—as set forth in section 335.016, RSMo, a nurse who has had education beyond the basic nursing education and is certified by a nationally recognized professional organization as having a nursing specialty, or who meets criteria for advanced practice nurses established by the board of nursing; and

10. A psychiatric pharmacist as defined in 9 CSR 30-4.030;

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department amends a rule as follows:

9 CSR 30-4.034 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1459). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received two (2) comments on the proposed amendment.

COMMENT: One person stated that subsection (2)(A) should read as follows: "An advanced practice nurse may act in place of the psychiatrist on the evaluation team." The rationale for this change is that the term "substitute" did not seem appropriate and the qualifier, "if that individual is providing medication management services to the client," was not understood since no qualifiers were used in reference to other providers. If the connection to medication management services relates to wanting the advanced practice nurse to be in a collaborative practice arrangement (since CPA is required to engage in medical management activities such as prescribing medication), then the recommendation would be: "An advanced practice nurse in a collaborative practice arrangement may act in place of the psychiatrist on the evaluation team."

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

COMMENT: Commenting on subsections (2)(A), (B), (C), (D) and (I), one person stated the following. In the state of Missouri, physicians are licensed to practice medicine. Physicians may specialize in certain areas of interest and/or become board certified. However, this does not mean a physician without certification in a specific area is not competent, with continuing medical education and experience, to effectively provide medical and mental health care to patients. We believe the requirement for board certification in each area a physician may wish to serve is unnecessary, and in fact, sets a bad precedence. Board certification has never been proven to provide a more competent physician; it is professional designation. Institutions should set the criteria for staff based on licensure, training and experience. Having a physician board certified in every potential area of medicine and mental health may be ideal. However, in our present and future environment, requiring a board-certified psychiatrist to provide mental health services will contribute to a further shortage of physicians to serve patients and again sets a bad precedence. Also, in some areas of this rule, advanced practice nurses are allowed to substitute for the psychiatrist in specific situations, which further lends credence to the Association's position, a licensed physician with specific interest and practice emphasis in psychiatry could serve effectively in the specific areas addressed in this rule.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

9 CSR 30-4.034 Personnel and Staff Development

(2) Only qualified professionals shall provide community psychiatric rehabilitation (CPR) services. Qualified professionals for each service shall include:

(A) For intake/annual evaluations, an evaluation team consisting of, at least, a physician, one (1) other mental health professional, as defined in 9 CSR 30-4.030, and including, for the annual evaluation, the community support worker assigned to each client;

(B) For brief evaluation, an evaluation team consisting of at least, a physician and one (1) other mental health professional, as defined in 9 CSR 30-4.030;

(C) For treatment planning, a team consisting of at least a physician, one (1) other mental health professional as defined in 9 CSR 30-4.030 and the client's community support worker;

(E) For medication services, a physician, psychiatric pharmacist or advanced practice nurse as defined in 9 CSR 30-4.030;

(H) For community support:

1. A mental health professional or an individual with a bachelor's degree in social work, psychology, nursing or a related field, supervised by a psychologist, professional counselor, clinical social worker, psychiatric nurse or individual with an equivalent degree as defined in 9 CSR 30-4.030. Equivalent experience in psychiatric and/or substance abuse treatment may be substituted on the basis of

one (1) year of experience for each year of required educational training; or

2. A community support assistant with a high school diploma or equivalent and applicable training required by the department, supervised by a qualified mental health professional as defined in 9 CSR 30-4.030. A community support assistant may receive assignments and direction from a community support worker; and

(I) For consultation services, a physician, a psychiatric pharmacist or advanced practice nurse as defined in 9 CSR 30-4.030.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department withdraws an amendment as follows:

9 CSR 30-4.035 Client Records of a Community Psychiatric Rehabilitation Program is **withdrawn**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1459-1460). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department received several comments which objected to the contents of the amendment specifically to provisions that limit certain functions to psychiatrists.

RESPONSE: The department agrees to withdraw the proposed amendment at this time in order to study the objections and reevaluate its position on this matter.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department withdraws an amendment as follows:

9 CSR 30-4.039 Service Provision is **withdrawn**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1460). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department received several comments which objected to the contents of the amendment specifically to provisions that limit certain functions to psychiatrists.

RESPONSE: The department agrees to withdraw the proposed amendment at this time in order to study the objections and reevaluate its position on this matter.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department amends a rule as follows:

9 CSR 30-4.041 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1460-1461). The section with changes is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received two (2) comments on the proposed amendment.

COMMENT: Commenting on section (3) one person stated the following. In the state of Missouri, physicians are licensed to practice medicine. Physicians may specialize in certain areas of interest and/or become board certified. However, this does not mean a physician without certification in a specific area is not competent, with continuing medical education and experience, to effectively provide medical and mental health care to patients. We believe the requirement for board certification in each area a physician may wish to serve is unnecessary, and in fact, sets a bad precedence. Board certification has never been proven to provide a more competent physician; it is professional designation. Institutions should set the criteria for staff based on licensure, training and experience. Having a physician board certified in every potential area of medicine and mental health may be ideal. However, in our present and future environment, requiring a board-certified psychiatrist to provide mental health services will contribute to a further shortage of physicians to serve patients and again sets a bad precedence.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

COMMENT: Also commenting on (3), one person stated that his agency has a number of clients who are in Residential Care Facilities who see the house physician and in some cases this is not a psychiatrist. How will this affect those individuals?

RESPONSE: The department notes that this comment is not relevant because house physicians in residential care facilities are not part of the community psychiatric rehabilitation program and therefore, do not bill for services offered in this program.

9 CSR 30-4.041 Medication Procedures at Community Psychiatric Rehabilitation Programs

(3) A physician shall review and evaluate medications at least every six (6) months, except as specified in the client's individualized treatment plan. Face-to-face contact with the client and review of relevant documentation in the client record, such as progress notes and treatment plan reviews, shall constitute the review and evaluation.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department amends a rule as follows:

9 CSR 30-4.042 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1461). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received several comments on the proposed amendment.

COMMENT AND EXPLANATION OF CHANGE: Regarding subsection (4)(B), no comment was received from the public but the department is revising this section of the rule to indicate that the term primary diagnosis should be understood as defined under 9 CSR 10-7.140(2)(OO).

COMMENT: One person suggested modification of section (4)(B) which requires a psychiatrist instead of a physician and encouraged more flexibility in this area. The commenter stated that, especially for children, there seems to be more community physicians, especially pediatricians, available who are part of the treatment process. It is not uncommon for the family to request that the family physician continue their involvement. Since the length of stay in children's CPRC will probably be short, keeping the family physician involved is of value. The commenter agreed that ideally a psychiatrist should be the primary clinician. However, he contended that allowing other physicians to be part of the treatment process will help maximize children's CPRC enrollment especially in the rural areas.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

COMMENT: Also commenting on subsection (4)(B), one person stated the following. In the state of Missouri, physicians are licensed to practice medicine. Physicians may specialize in certain areas of interest and/or become board certified. However, this does not mean a physician without certification in a specific area is not competent, with continuing medical education and experience, to effectively provide medical and mental health care to patients. We believe the requirement for board certification in each area a physician may wish to serve is unnecessary, and in fact, sets a bad precedence. Board certification has never been proven to provide a more competent physician; it is professional designation. Institutions should set the criteria for staff based on licensure, training and experience. Having a physician board certified in every potential area of medicine and mental health may be ideal. However, in our present and future environment, requiring a board-certified psychiatrist to provide mental health services will contribute to a further shortage of physicians to serve patients and again sets a bad precedence.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees to withdraw this portion of the amendment at this time in order to study the objections and reevaluate its position on this matter.

COMMENT: One person commenting on subsection (4)(D) stated the following. Diagnostic categories for youth should be expanded to include disorders that occur only in youth such as Attachment Disorder and diagnoses that emerge in youth but are too formative to make the criteria for CPRC diagnosis such as Major Depression Single Episode or Bipolar Disorder, NOS. Often psychiatrists can diagnose the emerging mental illness such as bipolar but not specify yet the pattern. Anytime that youth are diagnosed with bipolar disorder or major depression, they are usually in need of intense treatment, but would be unable to receive such under CPRC unless they meet the full diagnostic criteria. Children with Attachment Disorder often have some of the most severe emotional and behavioral problems but are often diagnosed simply with Oppositional Defiant Disorder, especially with older. They too often need intense treatment to prevent out-of-home placement such as inpatient or residential. Perhaps if these diagnoses were restricted to age eighteen (18) and under, then the problem of non-chronic disorders could be abated (such as an adult with a single episode of depression), while the youth in need could receive the CPRC services.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and has revised the rule to include the fol-

lowing diagnostic categories for children and youth only: Reactive Attachment Disorder, Bipolar Disorder, Not Otherwise Specified, and Major Depressive Disorder, Single Episode.

COMMENT: Also commenting on subsection (4)(B), one person stated the following. Perhaps the most significant difference between adult and children's CPRC is the diagnostic area. Many children come to us with multiple diagnoses that require intensive services and long-term treatment; however, they do not meet the CPRC diagnostic criteria. Diagnoses that may be more child appropriate are Depressive Disorder, NOS vs. Major Depression Recurrent; Bipolar, NOS vs. Bipolar I or Bipolar II; Anxiety Disorder, NOS vs. GAD, ADHD, ODD, Disruptive Behavior Disorder, NOS Reactive Attachment Disorder.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and has revised the rule to include the following diagnostic categories for children and youth only: Reactive Attachment Disorder, Bipolar Disorder, Not Otherwise Specified, and Major Depressive Disorder, Single Episode.

9 CSR 30-4.042 Admission Criteria

(4) The criteria for admission to community psychiatric rehabilitation program services shall include:

(B) Diagnosis. A physician or licensed psychologist shall certify a primary *Diagnostic and Statistical Manual* (DSM) diagnosis as defined in 9 CSR 10-7.140(2)(OO) or *International Classification of Diseases, Ninth Revision with Clinical Modification* (ICD-9-CM), using the current edition of the manual. This diagnosis may coexist with other psychiatric diagnoses in Axis I or other areas.

1. Schizophrenia.
 - A. Disorganized.
 - (I) DSM IV code: 295.1X
 - (II) ICD-9-CM code: 295.1X
 - B. Catatonic.
 - (I) DSM IV code: 295.2X
 - (II) ICD-9-CM code: 295.2X
 - C. Paranoid.
 - (I) DSM IV code: 295.3X
 - (II) ICD-9-CM code: 295.3X
 - D. Schizophreniform.
 - (I) DSM IV code: 295.4X
 - (II) ICD-9-CM code: 295.4X
 - E. Residual.
 - (I) DSM IV code: 295.6X
 - (II) ICD-9-CM code: 295.6X
 - F. Schizoaffective.
 - (I) DSM IV code: 295.7X
 - (II) ICD-9-CM code: 295.7X
 - G. Undifferentiated.
 - (I) DSM IV code: 295.9X
 - (II) ICD-9-CM code: 295.9X
2. Delusional disorder.
 - A. DSM IV code: 297.1X
 - B. ICD-9-CM code: 297.1X
3. Bipolar I disorders.
 - A. Single manic episode.
 - (I) DSM IV code: 296.0X
 - (II) ICD-9-CM code: 296.0X
 - B. Most recent episode manic.
 - (I) DSM IV code: 296.4X
 - (II) ICD-9-CM code: 296.4X
 - C. Most recent episode depressed.
 - (I) DSM IV code: 296.5X
 - (II) ICD-9-CM code: 296.5X
 - D. Most recent episode mixed.
 - (I) DSM IV code: 296.6X
 - (II) ICD-9-CM code: 296.6X

4. Bipolar II disorders.
 - A. DSM IV code: 296.89
 - B. ICD-9-CM code: 296.89
5. Psychotic disorders NOS.
 - A. DSM IV code: 298.9
 - B. ICD-9-CM code: 298.9
6. Major depressive disorder-recurr.
 - A. DSM IV code: 296.3X
 - B. ICD-9-CM code: 296.3X
7. Obsessive-Compulsive Disorder.
 - A. DSM IV code: 300.30
 - B. ICD-9-CM code: 300.3
8. Post Traumatic Stress Disorder.
 - A. DSM IV code: 309.81
 - B. ICD-9-CM code: 309.81
9. Borderline Personality Disorder.
 - A. DSM IV code: 301.83
 - B. ICD-9-CM code: 301.83
10. Anxiety Disorders.
 - A. Generalized Anxiety Disorder.
 - (I) DSM IV code: 300.02
 - (II) ICD-9-CM code: 300.02
 - B. Panic Disorder with Agoraphobia.
 - (I) DSM IV code: 300.21
 - (II) ICD-9-CM code: 300.21
 - C. Panic Disorder without Agoraphobia.
 - (I) DSM IV code: 300.01
 - (II) ICD-9-CM code: 300.01
 - D. Agoraphobia without Panic Disorder.
 - (I) DSM IV code: 300.22
 - (II) ICD-9-CM code: 300.22
 - E. Social Phobia.
 - (I) DSM IV code: 300.23
 - (II) ICD-9-CM code: 300.23
11. For children and youth only.
 - A. Major depressive disorder, single episode.
 - (I) DSM IV code: 296.2X
 - (II) ICD-9-DM code: 296.2
 - B. Bipolar disorder, not otherwise specified.
 - (I) DSM IV code: 296.80
 - (II) ICD-9-CM code: 296.7
 - C. Reactive attachment disorder of infancy or early childhood.
 - (I) DSM IV code: 313.89
 - (II) ICD-9-CM code: 313.89

Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050 and 630.055, RSMo 2000, the department withdraws an amendment as follows:

9 CSR 30-4.043 Treatment Provided by Community Psychiatric Rehabilitation Programs is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1462). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department received several comments which objected to the contents of the amendment specifically to provisions that limit certain functions to psychiatrists.

RESPONSE: The department agrees to withdraw the proposed amendment at this time in order to study the objections and reevaluate its position on this matter.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling and Reference Methods and Air Pollution Control Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo 2000, the commission amends a rule as follows:

10 CSR 10-6.320 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 1, 2002 (27 MoReg 1108-1109). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received two (2) comments: one (1) from the U.S. Environmental Protection Agency (EPA) and one (1) from a Missouri Air Conservation Commission member during the public hearing.

COMMENT: The EPA asked if it was the department's intent to limit this exemption to automotive parts only, or should parts from other types of motor vehicles, i.e., trucks, also be eligible for this exemption.

RESPONSE AND EXPLANATION OF CHANGE: The exemption is not intended only for automotive parts for air pollution control but for motor vehicle parts used solely for air pollution control. Wording changes were made to subsection (1)(D) and sections (3) and (4) as a result of this comment.

COMMENT: A commission member commented that the use of the Missouri Sales/Use Tax Exemption Form 149 was a cumbersome method to exempt the motor vehicle parts used for air pollution control purposes. As the motor vehicle parts are listed in the rule, is the use of the Form 149 necessary?

RESPONSE AND EXPLANATION OF CHANGE: The department's Air Pollution Control Program reviewed the commissioner's concern relative to the use of the Form 149. After further discussions with the Missouri Department of Revenue, all motor vehicle parts that are listed as exempt from sales tax are not required to have a filled out sales/use tax exemption application. Therefore, subsection (3)(B) and section (4) rule text has been revised to reflect this.

10 CSR 10-6.320 Sales Tax Exemption

(1) Applicability.

(D) Sales Tax Exemption Criteria.

1. The following criteria shall be used to evaluate sales tax exemption requests except motor vehicle parts:

A. The machinery, equipment, appliance and device removes or captures air pollutants from a system or process, or it monitors the levels of the pollutant; and its function within the system or process is limited to removing, capturing, or monitoring air pollution;

B. The machinery, equipment, appliance and device is a portion or all of a system or process pretreating air prior to its discharge into the atmosphere; and

C. Materials and supplies if they are required for the installation, construction or reconstruction of items in subparagraph (3)(B)1.A. and will not be used for other functions.

2. The following motor vehicle parts that are air pollution control devices and/or appliances that are eligible sales tax exempt are:

- A. Air injection parts;
- B. Air pump check valve;
- C. Catalytic converters (universal converters, direct fit converters, converter kits);
- D. Exhaust gas recirculation (EGR) valves;
- E. Evaporative canister and canister purge valve;
- F. Positive crankcase ventilation (PCV) valves; and
- G. Smog pumps.

3. The sales tax exemption does not apply to pollution control devices on existing motor vehicles when purchased new or used. This exemption is for the purchase of replacement parts for a motor vehicle.

4. The director may review new technology not listed above related to motor vehicle parts used to control air pollution for possible exemption.

(3) General Provisions. This section sets forth the processes used by the Missouri Department of Natural Resources to evaluate sales/use tax exemption applications for items purchased or leased for the purpose of air pollution control. Application processes are as follows:

(A) Applications for sales tax exemption (other than for motor vehicle parts)—

1. Machinery, equipment, appliances, and devices purchased or leased and used solely for the purpose of preventing, abating, or monitoring air pollution, and materials and supplies solely required for the installation, construction, or reconstruction of such machinery, equipment, appliances, and devices as provided by this rule shall be submitted on the application form(s) provided by the Missouri Department of Natural Resources. The application shall be submitted to the Missouri Department of Natural Resources, Air Pollution Control Program, PO Box 176, Jefferson City, MO 65102.

2. The department will review the application and approve, partially approve, or deny the sales tax exemption request. If approved or partially approved, the department will notify the Missouri Department of Revenue which will forward a Missouri Sales/Use Tax Exemption Certificate for Pollution Control to the applicant. If the application is denied, the department shall send a written registered letter to the applicant. Applicants who are denied a certification shall have a period of thirty (30) days from the issuance of the notice of denial to appeal such denial to the Missouri Air Conservation Commission, PO Box 176, Jefferson City, MO 65102-0176.

3. There is a three (3)-year time limit from the date of the purchase or the lease to file an application for a sales tax refund with the Missouri Department of Revenue. The filing of a request for an exemption certificate does not constitute an application for a refund. See Department of Revenue regulations for the refund procedure.

(B) Sales tax exemption for motor vehicle parts—All motor vehicle parts listed in paragraph (1)(D)2. are exempt from sales tax by statute as appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring air pollution. Therefore, a sales/use tax exemption application is not necessary for these items.

(4) Reporting and Record Keeping.

(A) Other than motor vehicle parts—The seller shall retain the completed Sales/Use Tax Exemption Certificate for Pollution Control for five (5) years for audit purposes.

(B) Motor vehicle parts listed in paragraph (1)(D)2.—The seller shall retain detailed documentation supporting the tax exempt sale of motor vehicle parts listed in paragraph (1)(D)2. Such documentation shall include, but not be limited to, sales invoices and other such records clearly identifying each item sold exempt from tax. The seller shall retain these records for five (5) years for audit purposes.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 4—Licenses**

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under sections 313.004 and 313.800–313.850, RSMo 2000 and Supp. 2001, the commission amends a rule as follows:

11 CSR 45-4.060 Priority of Applications is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1471–1472). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 45—Missouri Gaming Commission
Chapter 5—Conduct of Gaming**

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under sections 313.004, 313.800 and 313.805, RSMo 2000, the commission amends a rule as follows:

11 CSR 45-5.200 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2002 (27 MoReg 1785). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held on November 13, 2002, and the public comment period ended October 31, 2002. One (1) written comment was received.

COMMENT: A written comment was received from Daniel R. Young of the law firm Bryan Cave. They expressed their concern with the words “and guaranteed” which was to be added to paragraph (1)(E). They asked that these words be deleted so that they could use investment vehicles such as Sallie Mae and Fannie Mae securities.

RESPONSE AND EXPLANATION OF CHANGE: Subsection (1)(E) will be changed to reflect their comments.

11 CSR 45-5.200 Progressive Slot Machines

(1) As used in this rule—

(E) “United States Government Agency Securities” means negotiable, senior, non-callable, debt obligations issued by a United States agency that on the date of funding, possesses an issuer credit rating equivalent to the highest investment grade rating given by Standard & Poor’s or Moody’s Investors Service.

**Title 12—DEPARTMENT OF REVENUE
Division 40—State Lottery
Chapter 50—Tickets and Prizes**

ORDER OF RULEMAKING

By the authority vested in the Missouri Lottery Commission under section 313.220, RSMo 2000, the commission amends a rule as follows:

12 CSR 40-50.010 Tickets and Prizes is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2002 (27 MoReg 1787). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 12—DEPARTMENT OF REVENUE
Division 40—State Lottery
Chapter 80—General Rules—Instant Game**

ORDER OF RULEMAKING

By the authority vested in the Missouri Lottery Commission under section 313.220, RSMo 2000, the commission amends a rule as follows:

12 CSR 40-80.080 Claim Period is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2002 (27 MoReg 1787-1788). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

**NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST
XBD Claims Management Co., LLC, a Missouri limited liability company**

On December ~~17~~, 2002, XBD Claims Management Co., LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State.

The Company requests that all persons and organizations with claims against it present them immediately by letter to the Company at 8229 Clayton Road, St. Louis, Missouri 63117, Attention: Secretary.

All claims must include: the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: Because of the winding up of the Company, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of the notices authorized by statute, whichever is published last.

**NOTICE OF LIMITED LIABILITY
COMPANY DISSOLUTION
TO ALL CREDITORS AND CLAIMANTS
AGAINST 219 E. 12TH ST., L.L.C.**

On December 16, 2002, 219 E. 12TH ST., L.L.C., a Missouri Limited Liability Company, filed its Articles of Termination with the Missouri Secretary of State. Any claims against the L.L.C., should be sent to Carl C. Lang, 7733 Forsyth Blvd., Suite 400, St. Louis, Missouri 63105. All claims must include the name, address and phone number of the claimant; the amount of the claim; the basis of the claim; and the date the claim arose.

All claims must be received by the L.L.C. within three (3) years after publication of this notice. Any claims not received by that date will be barred.

**OFFICE OF ADMINISTRATION
Division of Purchasing**

BID OPENINGS

Sealed Bids will be received by the Division of Purchasing, Room 630, Truman Building, PO Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: www.moolb.state.mo.us.

B1E03175 Food Bags 2/3/03
B1E03172 Agriculture Rental Equipment 2/4/03
B2E03034 Remote Data Loggers 2/4/03
B3E03140 Printing—Envelopes 2/4/03
B1E03176 Fish Food 2/5/03
B1Z03177 Meats-March 2/5/03
B3E03135 Printing: Missouri Drivers Guide 2/5/03
B3E03153 Certification Services-Sheltered Workshop Emp. 2/5/03
B3Z03144 Assessment of Emergency Operations Center(s) 2/5/03
B3E03156 Hotel/Motel Accommodations 2/6/03
B1E03183 Grocery Items 2/7/03
B3Z03117 Chemical Analysis 2/7/03
B2Z03018 Equipment Maintenance Management Program 2/11/03
B3Z03072 Point-of-Purchase (POP) Services 2/11/03
B1E03179 Film, Instant and 35mm 2/12/03
B1E03164 Gas Chromatograph/Mass Spectrometer 2/13/03
B3E03126 Janitorial Services-Maplewood, MO 2/14/03
B3E03127 Janitorial Services-Jennings, MO 2/14/03
B3E03151 Trash Collection Services-SECC 2/14/03
B3Z03133 Case Mgmt.-Co-Occurring Sub Abuse & Mental Health Disorders 2/14/03
B3Z03166 1115 Demonstration & Senate Bill 632 Evaluation 2/14/03
B3E03168 Trash Collection Services 2/16/03
B2Z03011 Imaging Equipment 2/17/03
B3E03142 Portable Sanitation Services 2/18/03
B3Z03105 HIV Client Services Administration 2/18/03
B3Z03107 HIV Case Management—Central Missouri Region 2/18/03
B3Z03152 Evaluation of Professional Development Projects 2/18/03
B3Z03136 Cognitive Restructuring Therapy Services 2/21/03
B3Z03138 Communication Plan/Marketing Campaign 2/26/03
B3Z03068 Missouri Universal Service Fund Administrator 3/13/03

It is the intent of the State of Missouri, Division of Purchasing to purchase each of the following as a single feasible source without competitive bids. If suppliers exist other than the ones identified, please call (573) 751-2387 immediately.

- 1.) IFTA/IRP Auditing Software Maintenance, supplied by DB Software, LLC.
- 2.) High Availability Suite Software Maintenance, supplied by Data Mirror Corporation.

Cardiovascular Risk Reduction Program and Diabetes Control Program (St. Louis & Southeast Missouri), supplied by Grace Hill Neighborhood Health Center, People's Health Center, St. Louis Comprehensive Health Center, Inc., and Southeast Missouri Health Network.

James Miluski, CPPO,
Director of Purchasing

Rule Changes Since Update to Code of State Regulations

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—26 (2001), 27 (2002) and 28 (2003). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
OFFICE OF ADMINISTRATION					
1 CSR 10	State Officials' Salary Compensation Schedule				27 MoReg 189 27 MoReg 1724
1 CSR 15-3.200	Administrative Hearing Commission	27 MoReg 2259	27 MoReg 2266		
1 CSR 20-1.040	Personnel Advisory Board and Division of Personnel		27 MoReg 1861		
1 CSR 20-2.015	Personnel Advisory Board and Division of Personnel	28 MoReg 103	28 MoReg 128 This Issue	This IssueT	
1 CSR 20-4.020	Personnel Advisory Board and Division of Personnel		27 MoReg 1861		
1 CSR 20-5.010	Personnel Advisory Board and Division of Personnel		27 MoReg 1865		
1 CSR 20-5.020	Personnel Advisory Board and Division of Personnel	27 MoReg 847	27 MoReg 1865		
1 CSR 40-1.090	Purchasing and Materials Management		27 MoReg 1107 28 MoReg 8		
DEPARTMENT OF AGRICULTURE					
2 CSR 30-2.012	Animal Health	27 MoReg 1439			
2 CSR 70-40.015	Plant Industries		27 MoReg 1561R 27 MoReg 1561		
2 CSR 70-40.025	Plant Industries		27 MoReg 1562R 27 MoReg 1563		
2 CSR 70-40.040	Plant Industries		27 MoReg 1563R 27 MoReg 1563		
2 CSR 70-40.045	Plant Industries		27 MoReg 1564		
2 CSR 90-10.040	Weights and Measures		27 MoReg 1161		
2 CSR 90-20.040	Weights and Measures	27 MoReg 1559	27 MoReg 1564	28 MoReg 49	
2 CSR 90-22.140	Weights and Measures		27 MoReg 1868	This Issue	
2 CSR 90-23.010	Weights and Measures		27 MoReg 1868	This Issue	
2 CSR 90-25.010	Weights and Measures		27 MoReg 1869	This Issue	
2 CSR 90-30.040	Weights and Measures	27 MoReg 1559	27 MoReg 1565	28 MoReg 49	
2 CSR 90-30.050	Weights and Measures		27 MoReg 1565		
2 CSR 90-36.010	Weights and Measures		27 MoReg 2053R 27 MoReg 2053		
2 CSR 90-36.020	Weights and Measures		27 MoReg 2058R		
2 CSR 110-1.010	Office of the Director	27 MoReg 1439	27 MoReg 1443	28 MoReg 168	
DEPARTMENT OF CONSERVATION					
3 CSR 10-1.010	Conservation Commission		28 MoReg 8		
3 CSR 10-4.111	Conservation Commission		27 MoReg 1765	27 MoReg 2303	
3 CSR 10-4.130	Conservation Commission		27 MoReg 971	27 MoReg 1478F	
3 CSR 10-4.141	Conservation Commission		27 MoReg 972	27 MoReg 1478F	
3 CSR 10-5.205	Conservation Commission		27 MoReg 972	27 MoReg 1478F	
3 CSR 10-5.215	Conservation Commission		27 MoReg 973	27 MoReg 1478F	
3 CSR 10-5.225	Conservation Commission		27 MoReg 973	27 MoReg 1478F	
3 CSR 10-5.351	Conservation Commission		27 MoReg 1186	27 MoReg 1997F	
3 CSR 10-5.359	Conservation Commission		27 MoReg 1188	27 MoReg 1997F	
3 CSR 10-5.360	Conservation Commission		27 MoReg 1190	27 MoReg 1998F	
3 CSR 10-5.460	Conservation Commission		27 MoReg 974	27 MoReg 1479F	
3 CSR 10-5.465	Conservation Commission		27 MoReg 975	27 MoReg 1479F	
3 CSR 10-6.410	Conservation Commission		27 MoReg 978	27 MoReg 1481F	
3 CSR 10-6.415	Conservation Commission		27 MoReg 978	27 MoReg 1481F	
3 CSR 10-6.505	Conservation Commission		27 MoReg 1444	27 MoReg 2086F	
3 CSR 10-6.540	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
3 CSR 10-6.550	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
3 CSR 10-6.605	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
3 CSR 10-7.410	Conservation Commission		27 MoReg 980	27 MoReg 1482F	
3 CSR 10-7.455	Conservation Commission		27 MoReg 980	27 MoReg 1482F	28 MoReg 55
3 CSR 10-8.510	Conservation Commission		27 MoReg 981	27 MoReg 1482F	27 MoReg 1902

Rule Number	Agency	Emergency	Proposed	Order	In Addition
3 CSR 10-8.515	Conservation Commission		27 MoReg 981	27 MoReg 1483F	
3 CSR 10-9.106	Conservation Commission		27 MoReg 982	27 MoReg 1483F	
3 CSR 10-9.110	Conservation Commission		27 MoReg 982	27 MoReg 1483F	
3 CSR 10-9.220	Conservation Commission		27 MoReg 983	27 MoReg 1483F	
3 CSR 10-9.230	Conservation Commission		This Issue		
3 CSR 10-9.351	Conservation Commission		27 MoReg 986	27 MoReg 1483F	
3 CSR 10-9.353	Conservation Commission		27 MoReg 986	27 MoReg 1483F	
		27 MoReg 1441	27 MoReg 1445	This Issue	
		27 MoReg 1441T			
3 CSR 10-9.359	Conservation Commission		27 MoReg 986	27 MoReg 1484F	
3 CSR 10-9.560	Conservation Commission		27 MoReg 987	27 MoReg 1484F	
3 CSR 10-9.565	Conservation Commission		27 MoReg 1448	This Issue	
		27 MoReg 1441			
		27 MoReg 1441T			
3 CSR 10-9.566	Conservation Commission		27 MoReg 1765	27 MoReg 2303F	
3 CSR 10-9.570	Conservation Commission		27 MoReg 988	27 MoReg 1484F	
3 CSR 10-9.575	Conservation Commission		27 MoReg 988	27 MoReg 1484F	
3 CSR 10-9.627	Conservation Commission		27 MoReg 1766	27 MoReg 2303F	
3 CSR 10-9.628	Conservation Commission		27 MoReg 1766	27 MoReg 2303F	
3 CSR 10-9.630	Conservation Commission		27 MoReg 989R	27 MoReg 1485F	
3 CSR 10-9.645	Conservation Commission		27 MoReg 989	27 MoReg 1485F	
3 CSR 10-10.743	Conservation Commission		27 MoReg 990	27 MoReg 1485F	
3 CSR 10-11.145	Conservation Commission		27 MoReg 991	27 MoReg 1486F	
3 CSR 10-11.155	Conservation Commission		27 MoReg 992	27 MoReg 1486F	
3 CSR 10-11.160	Conservation Commission		27 MoReg 992	27 MoReg 1486F	
3 CSR 10-11.165	Conservation Commission		27 MoReg 993	27 MoReg 1486F	
3 CSR 10-11.182	Conservation Commission		27 MoReg 1452	27 MoReg 2086F	
3 CSR 10-11.186	Conservation Commission		27 MoReg 995	27 MoReg 1487F	
3 CSR 10-11.205	Conservation Commission		27 MoReg 996	27 MoReg 1487F	
3 CSR 10-11.210	Conservation Commission		27 MoReg 996	27 MoReg 1487F	
3 CSR 10-11.215	Conservation Commission		27 MoReg 997	27 MoReg 1487F	
3 CSR 10-12.110	Conservation Commission		27 MoReg 998	27 MoReg 1488F	
3 CSR 10-12.135	Conservation Commission		27 MoReg 1453	27 MoReg 2086F	
3 CSR 10-12.140	Conservation Commission		27 MoReg 1453	27 MoReg 2086F	
3 CSR 10-12.145	Conservation Commission		27 MoReg 1454	27 MoReg 2087F	
3 CSR 10-20.805	Conservation Commission		27 MoReg 1937	28 MoReg 168	

DEPARTMENT OF ECONOMIC DEVELOPMENT

4 CSR 10-2.022	Missouri State Board of Accountancy		27 MoReg 2266		
4 CSR 30-3.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2127		
4 CSR 30-3.050	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2127		
4 CSR 30-4.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2128		
4 CSR 30-4.020	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2128R		
4 CSR 30 4.060	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		28 MoReg 128		
4 CSR 30-4.090	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2129		
4 CSR 30-5.140	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2132		
4 CSR 30-5.150	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2135		
4 CSR 30-9.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2135R		
4 CSR 30-10.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2135		
4 CSR 30-11.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2139		
4 CSR 30-11.030	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		28 MoReg 131		
4 CSR 30-12.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2144		
4 CSR 30-13.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2145		
4 CSR 30-15.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		27 MoReg 2145R		
4 CSR 90-13.010	State Board of Cosmetology		28 MoReg 135		
4 CSR 90-13.050	State Board of Cosmetology		28 MoReg 137		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 100	Division of Credit Unions				27 MoReg 2095 27 MoReg 2224 28 MoReg 55 28 MoReg 190
4 CSR 100-2.005	Division of Credit Unions		27 MoReg 1768	28 MoReg 169	
4 CSR 150-2.150	State Board of Registration for the Healing Arts		27 MoReg 2267		
4 CSR 150-3.200	State Board of Registration for the Healing Arts		27 MoReg 2267		
4 CSR 150-3.210	State Board of Registration for the Healing Arts		27 MoReg 1565	28 MoReg 49	
4 CSR 150-4.220	State Board of Registration for the Healing Arts		27 MoReg 1568	28 MoReg 49	
4 CSR 150-5.100	State Board of Registration for the Healing Art		27 MoReg 2146		
4 CSR 150-6.080	State Board of Registration for the Healing Arts		27 MoReg 1570	28 MoReg 50	
4 CSR 150-7.320	State Board of Registration for the Healing Arts		27 MoReg 1572	28 MoReg 50	
4 CSR 150-8.140	State Board of Registration for the Healing Arts		28 MoReg 139		
4 CSR 150-8.150	State Board of Registration for the Healing Arts		27 MoReg 1574	28 MoReg 50	
4 CSR 196-1.010	Landscape Architectural Council		27 MoReg 2146R		
4 CSR 196-1.020	Landscape Architectural Council		27 MoReg 2147R		
4 CSR 196-2.020	Landscape Architectural Council		27 MoReg 2147R		
4 CSR 196-2.030	Landscape Architectural Council		27 MoReg 2147R		
4 CSR 196-2.040	Landscape Architectural Council		27 MoReg 2148R		
4 CSR 196-3.010	Landscape Architectural Council		27 MoReg 2148R		
4 CSR 196-4.010	Landscape Architectural Council		27 MoReg 2148R		
4 CSR 196-5.010	Landscape Architectural Council		27 MoReg 2148R		
4 CSR 196-6.010	Landscape Architectural Council		27 MoReg 2149R		
4 CSR 196-7.010	Landscape Architectural Council		27 MoReg 2149R		
4 CSR 196-9.010	Landscape Architectural Council		27 MoReg 2149R		
4 CSR 196-10.010	Landscape Architectural Council		27 MoReg 2150R		
4 CSR 196-11.010	Landscape Architectural Council		27 MoReg 2150R		
4 CSR 196-12.010	Landscape Architectural Council		27 MoReg 2150R		
4 CSR 200-4.200	State Board of Nursing		27 MoReg 2150		
4 CSR 205-3.030	Missouri Board of Occupational Therapy		27 MoReg 2151		
4 CSR 205-3.040	Missouri Board of Occupational Therapy		27 MoReg 2152		
4 CSR 205-3.050	Missouri Board of Occupational Therapy		27 MoReg 2152		
4 CSR 205-3.060	Missouri Board of Occupational Therapy		27 MoReg 2152		
4 CSR 205-4.010	Missouri Board of Occupational Therapy		27 MoReg 2153		
4 CSR 205-5.010	Missouri Board of Occupational Therapy		27 MoReg 2153		
4 CSR 220-2.010	State Board of Pharmacy		27 MoReg 1267	27 MoReg 2222W	
4 CSR 220-2.020	State Board of Pharmacy		28 MoReg 9		
4 CSR 220-2.025	State Board of Pharmacy		27 MoReg 1270	27 MoReg 2304	
4 CSR 220-2.030	State Board of Pharmacy		27 MoReg 1270	27 MoReg 2304	
			27 MoReg 2268		
4 CSR 220-2.050	State Board of Pharmacy		27 MoReg 1271	27 MoReg 2304	
4 CSR 220-2.100	State Board of Pharmacy		27 MoReg 1271	27 MoReg 2304	
4 CSR 220-2.190	State Board of Pharmacy		27 MoReg 2268		
4 CSR 220-2.200	State Board of Pharmacy		28 MoReg 10R		
			28 MoReg 10		
4 CSR 220-2.400	State Board of Pharmacy		28 MoReg 20		
4 CSR 220-2.650	State Board of Pharmacy		28 MoReg 21		
4 CSR 220-2.700	State Board of Pharmacy		27 MoReg 2268		
4 CSR 230-2.070	State Board of Podiatric Medicine		28 MoReg 139		
4 CSR 232-3.010	Missouri State Committee of Interpreters		27 MoReg 2269		
4 CSR 240-2.060	Public Service Commission		27 MoReg 1576		
4 CSR 240-2.200	Public Service Commission		27 MoReg 1578R		
4 CSR 240-3.010	Public Service Commission		27 MoReg 1578		
4 CSR 240-3.015	Public Service Commission		27 MoReg 1580		
4 CSR 240-3.020	Public Service Commission		27 MoReg 1580		
4 CSR 240-3.025	Public Service Commission		27 MoReg 1580		
4 CSR 240-3.030	Public Service Commission		27 MoReg 1581		
4 CSR 240-3.100	Public Service Commission		27 MoReg 1582		
4 CSR 240-3.105	Public Service Commission		27 MoReg 1583		
4 CSR 240-3.110	Public Service Commission		27 MoReg 1584		
4 CSR 240-3.115	Public Service Commission		27 MoReg 1584		
4 CSR 240-3.120	Public Service Commission		27 MoReg 1585		
4 CSR 240-3.125	Public Service Commission		27 MoReg 1585		
4 CSR 240-3.130	Public Service Commission		27 MoReg 1586		
4 CSR 240-3.135	Public Service Commission		27 MoReg 1586		
4 CSR 240-3.140	Public Service Commission		27 MoReg 1587		
4 CSR 240-3.145	Public Service Commission		27 MoReg 1588		
4 CSR 240-3.150	Public Service Commission		27 MoReg 1591		
4 CSR 240-3.155	Public Service Commission		27 MoReg 1592		
4 CSR 240-3.160	Public Service Commission		27 MoReg 1593		
4 CSR 240-3.165	Public Service Commission		27 MoReg 1593		
4 CSR 240-3.175	Public Service Commission		27 MoReg 1594		
4 CSR 240-3.180	Public Service Commission		27 MoReg 1594		
4 CSR 240-3.185	Public Service Commission		27 MoReg 1595		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 240-3.190	Public Service Commission		27 MoReg 1596		
4 CSR 240-3.200	Public Service Commission		27 MoReg 1597		
4 CSR 240-3.205	Public Service Commission		27 MoReg 1599		
4 CSR 240-3.210	Public Service Commission		27 MoReg 1600		
4 CSR 240-3.215	Public Service Commission		27 MoReg 1600		
4 CSR 240-3.220	Public Service Commission		27 MoReg 1601		
4 CSR 240-3.225	Public Service Commission		27 MoReg 1601		
4 CSR 240-3.230	Public Service Commission		27 MoReg 1602		
4 CSR 240-3.235	Public Service Commission		27 MoReg 1602		
4 CSR 240-3.240	Public Service Commission		27 MoReg 1603		
4 CSR 240-3.245	Public Service Commission		27 MoReg 1604		
4 CSR 240-3.250	Public Service Commission		27 MoReg 1604		
4 CSR 240-3.255	Public Service Commission		27 MoReg 1605		
4 CSR 240-3.260	Public Service Commission		27 MoReg 1606		
4 CSR 240-3.270	Public Service Commission		27 MoReg 1606		
4 CSR 240-3.275	Public Service Commission		27 MoReg 1607		
4 CSR 240-3.280	Public Service Commission		27 MoReg 1608		
4 CSR 240-3.285	Public Service Commission		27 MoReg 1608		
4 CSR 240-3.290	Public Service Commission		27 MoReg 1609		
4 CSR 240-3.295	Public Service Commission		27 MoReg 1609		
4 CSR 240-3.300	Public Service Commission		27 MoReg 1610		
4 CSR 240-3.305	Public Service Commission		27 MoReg 1610		
4 CSR 240-3.310	Public Service Commission		27 MoReg 1611		
4 CSR 240-3.315	Public Service Commission		27 MoReg 1611		
4 CSR 240-3.320	Public Service Commission		27 MoReg 1612		
4 CSR 240-3.325	Public Service Commission		27 MoReg 1612		
4 CSR 240-3.330	Public Service Commission		27 MoReg 1613		
4 CSR 240-3.335	Public Service Commission		27 MoReg 1614		
4 CSR 240-3.340	Public Service Commission		27 MoReg 1614		
4 CSR 240-3.400	Public Service Commission		27 MoReg 1616		
4 CSR 240-3.405	Public Service Commission		27 MoReg 1617		
4 CSR 240-3.410	Public Service Commission		27 MoReg 1617		
4 CSR 240-3.415	Public Service Commission		27 MoReg 1618		
4 CSR 240-3.420	Public Service Commission		27 MoReg 1618		
4 CSR 240-3.425	Public Service Commission		27 MoReg 1619		
4 CSR 240-3.435	Public Service Commission		27 MoReg 1620		
4 CSR 240-3.500	Public Service Commission		27 MoReg 1620		
4 CSR 240-3.505	Public Service Commission		27 MoReg 1621		
4 CSR 240-3.510	Public Service Commission		27 MoReg 1621		
4 CSR 240-3.515	Public Service Commission		27 MoReg 1622		
4 CSR 240-3.520	Public Service Commission		27 MoReg 1622		
4 CSR 240-3.525	Public Service Commission		27 MoReg 1623		
4 CSR 240-3.530	Public Service Commission		27 MoReg 1624		
4 CSR 240-3.535	Public Service Commission		27 MoReg 1624		
4 CSR 240-3.540	Public Service Commission		27 MoReg 1625		
4 CSR 240-3.545	Public Service Commission		27 MoReg 1625		
4 CSR 240-3.550	Public Service Commission		27 MoReg 1630		
4 CSR 240-3.555	Public Service Commission		27 MoReg 1631		
4 CSR 240-3.600	Public Service Commission		27 MoReg 1632		
4 CSR 240-3.605	Public Service Commission		27 MoReg 1632		
4 CSR 240-3.610	Public Service Commission		27 MoReg 1633		
4 CSR 240-3.615	Public Service Commission		27 MoReg 1633		
4 CSR 240-3.620	Public Service Commission		27 MoReg 1634		
4 CSR 240-3.625	Public Service Commission		27 MoReg 1634		
4 CSR 240-3.630	Public Service Commission		27 MoReg 1635		
4 CSR 240-3.635	Public Service Commission		27 MoReg 1636		
4 CSR 240-3.640	Public Service Commission		27 MoReg 1636		
4 CSR 240-3.645	Public Service Commission		27 MoReg 1637		
4 CSR 240-10.070	Public Service Commission		27 MoReg 1638R		
4 CSR 240-10.080	Public Service Commission		27 MoReg 1638R		
4 CSR 240-13.055	Public Service Commission	26 MoReg 2259	27 MoReg 1639		
4 CSR 240-14.040	Public Service Commission		27 MoReg 1639R		
4 CSR 240-20.010	Public Service Commission		27 MoReg 1640R		
4 CSR 240-20.030	Public Service Commission		27 MoReg 1640		
4 CSR 240-20.060	Public Service Commission		27 MoReg 1641		
4 CSR 240-20.070	Public Service Commission		27 MoReg 1644		
4 CSR 240-20.080	Public Service Commission		27 MoReg 1646R		
4 CSR 240-21.010	Public Service Commission		27 MoReg 1646R		
4 CSR 240-30.010	Public Service Commission		27 MoReg 1646R		
4 CSR 240-31.010	Public Service Commission		27 MoReg 2159		
4 CSR 240-31.050	Public Service Commission		27 MoReg 2160		
4 CSR 240-31.060	Public Service Commission		27 MoReg 2163		
4 CSR 240-31.065	Public Service Commission		27 MoReg 2166		
4 CSR 240-32.030	Public Service Commission		27 MoReg 1647R		

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4 CSR 240-33.060	Public Service Commission		27 MoReg 1647		
4 CSR 240-33.070	Public Service Commission		27 MoReg 2169		
4 CSR 240-40.010	Public Service Commission		27 MoReg 1648R		
4 CSR 240-40.040	Public Service Commission		27 MoReg 1648		
4 CSR 240-45.010	Public Service Commission		27 MoReg 1649R		
4 CSR 240-50.010	Public Service Commission		27 MoReg 1650R		
4 CSR 240-51.010	Public Service Commission		27 MoReg 1650R		
4 CSR 240-60.030	Public Service Commission		27 MoReg 1650R		
4 CSR 240-80.010	Public Service Commission		27 MoReg 1651R		
4 CSR 240-80.020	Public Service Commission		27 MoReg 1651		
4 CSR 255-2.010	Missouri Board for Respiratory Care		27 MoReg 1275	27 MoReg 2304	
4 CSR 255-4.010	Missouri Board for Respiratory Care		27 MoReg 1276	27 MoReg 2304	
4 CSR 263-1.010	State Committee for Social Workers		27 MoReg 2169		
4 CSR 263-1.015	State Committee for Social Workers		27 MoReg 2170		
4 CSR 263-1.025	State Committee for Social Workers		27 MoReg 2170		
4 CSR 263-1.035	State Committee for Social Workers		27 MoReg 2170		
4 CSR 263-2.020	State Committee for Social Workers		27 MoReg 2171		
4 CSR 263-2.022	State Committee for Social Workers		27 MoReg 2171		
4 CSR 263-2.030	State Committee for Social Workers		27 MoReg 2171		
4 CSR 263-2.031	State Committee for Social Workers		27 MoReg 2172		
4 CSR 263-2.032	State Committee for Social Workers		27 MoReg 2173		
4 CSR 263-2.045	State Committee for Social Workers		27 MoReg 2174		
4 CSR 263-2.047	State Committee for Social Workers		27 MoReg 2174		
4 CSR 263-2.050	State Committee for Social Workers		27 MoReg 2178		
4 CSR 263-2.052	State Committee for Social Workers		27 MoReg 2178		
4 CSR 263-2.060	State Committee for Social Workers		27 MoReg 2182		
4 CSR 263-2.062	State Committee for Social Workers		27 MoReg 2182		
4 CSR 263-2.070	State Committee for Social Workers		27 MoReg 2186		
4 CSR 263-2.072	State Committee for Social Workers		27 MoReg 2186		
4 CSR 263-2.075	State Committee for Social Workers		27 MoReg 2186		
4 CSR 265-2.070	Division of Motor Carrier and Railroad Safety	27 MoReg 2259	27 MoReg 2269		
4 CSR 265-2.080	Division of Motor Carrier and Railroad Safety	27 MoReg 2260	27 MoReg 2270		
4 CSR 265-2.085	Division of Motor Carrier and Railroad Safety	27 MoReg 2260	27 MoReg 2270		
4 CSR 265-2.090	Division of Motor Carrier and Railroad Safety	27 MoReg 2260	27 MoReg 2270		
4 CSR 265-2.100	Division of Motor Carrier and Railroad Safety	27 MoReg 2261	27 MoReg 2271		
4 CSR 265-2.110	Division of Motor Carrier and Railroad Safety	27 MoReg 2261	27 MoReg 2271		
4 CSR 265-2.115	Division of Motor Carrier and Railroad Safety	27 MoReg 2262	27 MoReg 2271		
4 CSR 265-2.116	Division of Motor Carrier and Railroad Safety	27 MoReg 2262	27 MoReg 2272		
4 CSR 265-2.120	Division of Motor Carrier and Railroad Safety	27 MoReg 2262	27 MoReg 2272		
4 CSR 265-2.130	Division of Motor Carrier and Railroad Safety	27 MoReg 2263	27 MoReg 2272		
4 CSR 265-2.140	Division of Motor Carrier and Railroad Safety	27 MoReg 2263	27 MoReg 2273		
4 CSR 265-2.150	Division of Motor Carrier and Railroad Safety	27 MoReg 2263	27 MoReg 2273		
4 CSR 265-4.010	Division of Motor Carrier and Railroad Safety	27 MoReg 2264	27 MoReg 2273		
4 CSR 265-4.020	Division of Motor Carrier and Railroad Safety	27 MoReg 2264	27 MoReg 2274		
4 CSR 267-1.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1652	28 MoReg 50	
4 CSR 267-1.020	Office of Tattooing, Body Piercing and Branding		27 MoReg 1653	28 MoReg 50	
4 CSR 267-1.030	Office of Tattooing, Body Piercing and Branding		27 MoReg 1657	28 MoReg 51	
4 CSR 267-2.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1660	28 MoReg 51	
4 CSR 267-2.020	Office of Tattooing, Body Piercing and Branding		27 MoReg 1664	28 MoReg 51	
4 CSR 267-2.030	Office of Tattooing, Body Piercing and Branding		27 MoReg 1664	28 MoReg 51	
4 CSR 267-3.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1668	28 MoReg 51	
4 CSR 267-4.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1670	28 MoReg 52	
4 CSR 267-5.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1673	28 MoReg 52	
4 CSR 267-5.020	Office of Tattooing, Body Piercing and Branding		27 MoReg 1676	28 MoReg 52	
4 CSR 267-5.030	Office of Tattooing, Body Piercing and Branding		27 MoReg 1678	28 MoReg 52	
4 CSR 267-5.040	Office of Tattooing, Body Piercing and Branding		27 MoReg 1681	28 MoReg 52	
4 CSR 267-6.010	Office of Tattooing, Body Piercing and Branding		27 MoReg 1683	28 MoReg 53	
4 CSR 267-6.020	Office of Tattooing, Body Piercing and Branding		27 MoReg 1685	28 MoReg 53	
4 CSR 267-6.030	Office of Tattooing, Body Piercing and Branding		27 MoReg 1687	28 MoReg 53	

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5 CSR 30-4.030	Division of Administrative and Financial Services		27 MoReg 1937R 27 MoReg 1938		
5 CSR 30-660.070	Division of Administrative and Financial Services		27 MoReg 2191		
5 CSR 50-270.010	Division of School Improvement		27 MoReg 2191		
5 CSR 50-340.150	Division of School Improvement		27 MoReg 2193		
5 CSR 50-380.020	Division of School Improvement		27 MoReg 2196		
5 CSR 60-100.020	Vocational and Adult Education		27 MoReg 1941		
5 CSR 60-480.100	Vocational and Adult Education		27 MoReg 1943R 27 MoReg 1943		
5 CSR 60-900.050	Vocational and Adult Education		27 MoReg 1947		
5 CSR 80-800.200	Teacher Quality and Urban Education		27 MoReg 1689		
5 CSR 80-800.220	Teacher Quality and Urban Education		27 MoReg 1690		
5 CSR 80-800.230	Teacher Quality and Urban Education		27 MoReg 1691		
5 CSR 80-800.260	Teacher Quality and Urban Education		27 MoReg 1693		
5 CSR 80-800.270	Teacher Quality and Urban Education		27 MoReg 1695		
5 CSR 80-800.280	Teacher Quality and Urban Education		27 MoReg 1696		
5 CSR 80-800.300	Teacher Quality and Urban Education		27 MoReg 1696		
5 CSR 80-800.350	Teacher Quality and Urban Education		27 MoReg 1698		
5 CSR 80-800.360	Teacher Quality and Urban Education		27 MoReg 1702		
5 CSR 80-800.370	Teacher Quality and Urban Education		27 MoReg 1703		
5 CSR 80-800.380	Teacher Quality and Urban Education		27 MoReg 1768		27 MoReg 2017
5 CSR 80-805.015	Teacher Quality and Urban Education		27 MoReg 1950		
5 CSR 80-805.040	Teacher Quality and Urban Education		27 MoReg 1950		
5 CSR 80-850.045	Teacher Quality and Urban Education		27 MoReg 2198		
5 CSR 90-4.300	Vocational Rehabilitation		27 MoReg 1703		
DEPARTMENT OF TRANSPORTATION					
7 CSR 10-3.010	Missouri Highways and Transportation Commission		27 MoReg 2058		
7 CSR 10-3.040	Missouri Highways and Transportation Commission		27 MoReg 2063		
7 CSR 10-10.010	Missouri Highways and Transportation Commission		28 MoReg 21		
7 CSR 10-10.030	Missouri Highways and Transportation Commission		28 MoReg 23		
7 CSR 10-10.040	Missouri Highways and Transportation Commission		28 MoReg 23		
7 CSR 10-10.050	Missouri Highways and Transportation Commission		28 MoReg 24		
7 CSR 10-10.060	Missouri Highways and Transportation Commission		28 MoReg 24		
7 CSR 10-10.070	Missouri Highways and Transportation Commission		28 MoReg 25		
7 CSR 10-10.080	Missouri Highways and Transportation Commission		28 MoReg 26		
7 CSR 10-10.090	Missouri Highways and Transportation Commission		28 MoReg 26		
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS					
8 CSR 10-3.010	Division of Employment Security		27 MoReg 1454	27 MoReg 2305	
DEPARTMENT OF MENTAL HEALTH					
9 CSR 10-5.200	Director, Department of Mental Health	27 MoReg 1858T			
9 CSR 10-7.020	Director, Department of Mental Health		27 MoReg 1455	This Issue	
9 CSR 10-7.110	Director, Department of Mental Health		27 MoReg 1772		
9 CSR 10-7.130	Director, Department of Mental Health		27 MoReg 1951		
9 CSR 25-2.105	Fiscal Management		27 MoReg 1951		
9 CSR 30-3.100	Certification Standards		27 MoReg 1455	This IssueW	
9 CSR 30-3.110	Certification Standards		27 MoReg 1952		
9 CSR 30-3.130	Certification Standards		27 MoReg 1457	This Issue	
9 CSR 30-3.192	Certification Standards		27 MoReg 1457	This Issue	
9 CSR 30-4.010	Certification Standards		27 MoReg 1457	This Issue	
9 CSR 30-4.030	Certification Standards		27 MoReg 1458	This Issue	
9 CSR 30-4.034	Certification Standards		27 MoReg 1459	This Issue	
9 CSR 30-4.035	Certification Standards		27 MoReg 1459	This IssueW	
9 CSR 30-4.039	Certification Standards		27 MoReg 1460	This IssueW	
9 CSR 30-4.041	Certification Standards		27 MoReg 1460	This Issue	
9 CSR 30-4.042	Certification Standards		27 MoReg 1461	This Issue	
9 CSR 30-4.043	Certification Standards		27 MoReg 1462	This IssueW	
9 CSR 30-4.195	Certification Standards		27 MoReg 1772		
DEPARTMENT OF NATURAL RESOURCES					
10 CSR 10-2.280	Air Conservation Commission		27 MoReg 1107R	27 MoReg 2305R	
10 CSR 10-5.170	Air Conservation Commission		27 MoReg 1462		
10 CSR 10-5.320	Air Conservation Commission		27 MoReg 1108R	27 MoReg 2305R	
10 CSR 10-5.443	Air Conservation Commission		27 MoReg 791R	27 MoReg 2222R	
10 CSR 10-6.060	Air Conservation Commission		27 MoReg 1704		
10 CSR 10-6.065	Air Conservation Commission		27 MoReg 1462		
10 CSR 10-6.100	Air Conservation Commission		27 MoReg 2274		
10 CSR 10-6.120	Air Conservation Commission		27 MoReg 1707		

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10 CSR 10-6.320	Air Conservation Commission		27 MoReg 1108	This Issue	
10 CSR 10-6.350	Air Conservation Commission		28 MoReg 141		
10 CSR 10-6.410	Air Conservation Commission		27 MoReg 1708		
10 CSR 23-5.050	Division of Geology and Land Survey		28 MoReg 150		
10 CSR 70-8.010	Soil and Water Districts Commission		27 MoReg 2276		
10 CSR 70-8.020	Soil and Water Districts Commission		27 MoReg 2277		
10 CSR 70-8.030	Soil and Water Districts Commission		27 MoReg 2278		
10 CSR 70-8.040	Soil and Water Districts Commission		27 MoReg 2279		
10 CSR 70-8.050	Soil and Water Districts Commission		27 MoReg 2279		
10 CSR 70-8.060	Soil and Water Districts Commission		27 MoReg 2280		
10 CSR 70-8.070	Soil and Water Districts Commission		27 MoReg 2281		
10 CSR 70-8.080	Soil and Water Districts Commission		27 MoReg 2282		
10 CSR 70-8.090	Soil and Water Districts Commission		27 MoReg 2282		
10 CSR 70-8.100	Soil and Water Districts Commission		27 MoReg 2283		
10 CSR 70-8.110	Soil and Water Districts Commission		27 MoReg 2283		
10 CSR 70-8.120	Soil and Water Districts Commission		27 MoReg 2284		

DEPARTMENT OF PUBLIC SAFETY

11 CSR 10-5.010	Adjutant General	27 MoReg 1249	27 MoReg 1277	27 MoReg 2305	
11 CSR 10-6.010	Adjutant General		27 MoReg 2285		
11 CSR 40-2.010	Division of Fire Safety		27 MoReg 1952R		
			27 MoReg 1953		
11 CSR 40-2.015	Division of Fire Safety		27 MoReg 1954		
11 CSR 40-2.020	Division of Fire Safety		27 MoReg 1954R		
11 CSR 40-2.021	Division of Fire Safety		27 MoReg 1955		
11 CSR 40-2.022	Division of Fire Safety		27 MoReg 1955		
11 CSR 40-2.030	Division of Fire Safety		27 MoReg 1958R		
			27 MoReg 1958		
11 CSR 40-2.040	Division of Fire Safety		27 MoReg 1960R		
			27 MoReg 1960		
11 CSR 40-2.050	Division of Fire Safety		27 MoReg 1961R		
			27 MoReg 1962		
11 CSR 40-2.060	Division of Fire Safety		27 MoReg 1962R		
11 CSR 40-2.061	Division of Fire Safety		27 MoReg 1963		
11 CSR 40-2.062	Division of Fire Safety		27 MoReg 1963		
11 CSR 40-2.064	Division of Fire Safety		27 MoReg 1963		
11 CSR 40-2.065	Division of Fire Safety		27 MoReg 1964		
11 CSR 40-5.020	Division of Fire Safety		28 MoReg 27		
11 CSR 40-5.050	Division of Fire Safety		28 MoReg 27		
11 CSR 40-5.065	Division of Fire Safety		28 MoReg 27		
11 CSR 40-5.070	Division of Fire Safety		28 MoReg 32		
11 CSR 40-5.080	Division of Fire Safety		28 MoReg 33		
11 CSR 40-5.110	Division of Fire Safety		27 MoReg 1869		
11 CSR 40-5.120	Division of Fire Safety		28 MoReg 33		
11 CSR 45-4.060	Missouri Gaming Commission		27 MoReg 1471	This Issue	
11 CSR 45-4.260	Missouri Gaming Commission		28 MoReg 34		
11 CSR 45-5.200	Missouri Gaming Commission		27 MoReg 1785	This Issue	
11 CSR 45-7.040	Missouri Gaming Commission				26 MoReg 2184
11 CSR 50-2.500	Missouri State Highway Patrol		27 MoReg 2200		
11 CSR 50-2.510	Missouri State Highway Patrol		27 MoReg 2200		
11 CSR 50-2.520	Missouri State Highway Patrol		27 MoReg 2201		
11 CSR 75-13.020	Peace Officer Standards and Training Program		27 MoReg 2202		
11 CSR 75-14.050	Peace Officer Standards and Training Program		27 MoReg 2288		
11 CSR 75-14.080	Peace Officer Standards and Training Program		27 MoReg 2202		
11 CSR 75-15.030	Peace Officer Standards and Training Program		27 MoReg 2203		

DEPARTMENT OF REVENUE

12 CSR 10-2.045	Director of Revenue		27 MoReg 2203		
12 CSR 10-3.010	Director of Revenue		27 MoReg 2288R		
12 CSR 10-3.038	Director of Revenue		27 MoReg 2288R		
12 CSR 10-3.048	Director of Revenue		27 MoReg 2289R		
12 CSR 10-3.088	Director of Revenue		27 MoReg 2289R		
12 CSR 10-3.124	Director of Revenue		27 MoReg 2063R		
12 CSR 10-3.148	Director of Revenue		27 MoReg 2289R		
12 CSR 10-3.150	Director of Revenue		27 MoReg 2289R		
12 CSR 10-3.222	Director of Revenue		27 MoReg 2290R		
12 CSR 10-3.226	Director of Revenue		27 MoReg 2290R		
12 CSR 10-3.230	Director of Revenue		27 MoReg 2290R		
12 CSR 10-3.232	Director of Revenue		27 MoReg 2290R		
12 CSR 10-3.370	Director of Revenue		27 MoReg 2291R		
12 CSR 10-3.304	Director of Revenue		27 MoReg 2291R		
12 CSR 10-3.348	Director of Revenue		27 MoReg 2291R		
12 CSR 10-3.356	Director of Revenue		27 MoReg 2291R		

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12 CSR 10-3.358	Director of Revenue		27 MoReg 2292R		
12 CSR 10-3.372	Director of Revenue		27 MoReg 2292R		
12 CSR 10-3.422	Director of Revenue		27 MoReg 2292R		
12 CSR 10-3.500	Director of Revenue		27 MoReg 2292R		
12 CSR 10-3.514	Director of Revenue		27 MoReg 2293R		
12 CSR 10-3.532	Director of Revenue		27 MoReg 2293R		
12 CSR 10-3.538	Director of Revenue		27 MoReg 2293R		
12 CSR 10-3.860	Director of Revenue		27 MoReg 2293R		
12 CSR 10-23.454	Director of Revenue		27 MoReg 1785	28 MoReg 169	
12 CSR 10-24.020	Director of Revenue		27 MoReg 1785	28 MoReg 169	
12 CSR 10-24.120	Director of Revenue		27 MoReg 2294		
12 CSR 10-24.190	Director of Revenue		27 MoReg 2294		
12 CSR 10-24.305	Director of Revenue		27 MoReg 2295		
12 CSR 10-24.395	Director of Revenue		27 MoReg 2295		
12 CSR 10-24.448	Director of Revenue	28 MoReg 5	28 MoReg 34		
12 CSR 10-24.472	Director of Revenue		27 MoReg 2295		
12 CSR 10-26.010	Director of Revenue		27 MoReg 1786	28 MoReg 169	
12 CSR 10-26.020	Director of Revenue		27 MoReg 1786	28 MoReg 169	
12 CSR 10-26.060	Director of Revenue		27 MoReg 1964		
12 CSR 10-26.090	Director of Revenue		27 MoReg 1787	28 MoReg 170	
12 CSR 10-26.100	Director of Revenue		28 MoReg 150R		
12 CSR 10-41.010	Director of Revenue	27 MoReg 2125	27 MoReg 2209		
12 CSR 10-110.600	Director of Revenue		27 MoReg 2064		
12 CSR 10-110-900	Director of Revenue		27 MoReg 2296		
12 CSR 10-110.950	Director of Revenue		27 MoReg 2064		
12 CSR 10-111.010	Director of Revenue		27 MoReg 2065		
12 CSR 10-111.060	Director of Revenue		27 MoReg 2068		
12 CSR 40-50.010	State Tax Commission		27 MoReg 1787	This Issue	
12 CSR 40-80.080	State Tax Commission		27 MoReg 1787	This Issue	

DEPARTMENT OF SOCIAL SERVICES

13 CSR 40-19.020	Division of Family Services	27 MoReg 1858	27 MoReg 1872		
13 CSR 40-30.020	Division of Family Services	27 MoReg 2265	27 MoReg 2299		
13 CSR 40-30.030	Division of Family Services	27 MoReg 1164	27 MoReg 1206	27 MoReg 2222W	
13 CSR 40-31.025	Division of Family Services		28 MoReg 34		
13 CSR 70-3.020	Division of Medical Services		27 MoReg 1472	28 MoReg 170	
13 CSR 70-10.015	Division of Medical Services		27 MoReg 1473	27 MoReg 2306	
		28 MoReg 103	28 MoReg 150		
13 CSR 70-10.150	Division of Medical Services	27 MoReg 2051	27 MoReg 2069		27 MoReg 1125
13 CSR 70-15.040	Division of Medical Services	27 MoReg 1168	27 MoReg 1210	27 MoReg 2306	
13 CSR 70-15.160	Division of Medical Services	27 MoReg 1169	27 MoReg 1213	27 MoReg 2308	
13 CSR 70-15.170	Division of Medical Services	27 MoReg 1170			
13 CSR 70-20.031	Division of Medical Services	27 MoReg 1170	27 MoReg 1215	27 MoReg 2310	
13 CSR 70-20.032	Division of Medical Services	27 MoReg 1171	27 MoReg 1215	27 MoReg 2310	
13 CSR 70-20.034	Division of Medical Services	27 MoReg 1172	27 MoReg 1216	27 MoReg 2310	
13 CSR 70-20.320	Division of Medical Services	27 MoReg 1173	27 MoReg 1320	28 MoReg 53	
13 CSR 70-26.010	Division of Medical Services		27 MoReg 1477	27 MoReg 2311	
13 CSR 70-35.010	Division of Medical Services	27 MoReg 1174	27 MoReg 1324		
		28 MoReg 5T			
13 CSR 70-40.010	Division of Medical Services	27 MoReg 1176	27 MoReg 1326	28 MoReg 170	
13 CSR 70-60.010	Division of Medical Services		27 MoReg 2209		
13 CSR 70-65.010	Division of Medical Services		27 MoReg 2213		
13 CSR 70-70.010	Division of Medical Services		27 MoReg 2215		

ELECTED OFFICIALS

15 CSR 30-3.010	Secretary of State	27 MoReg 1933	27 MoReg 2072		
15 CSR 30-8.010	Secretary of State	27 MoReg 1934T			
		27 MoReg 1934	27 MoReg 2074		
15 CSR 30-8.020	Secretary of State	27 MoReg 1935	27 MoReg 2076		
15 CSR 30-9.040	Secretary of State	27 MoReg 1936	27 MoReg 2078		
15 CSR 30-50.030	Secretary of State		28 MoReg 34		
15 CSR 30-51.160	Secretary of State		27 MoReg 1788	28 MoReg 171	
15 CSR 30-52.010	Secretary of State		27 MoReg 1788R	28 MoReg 171R	
			27 MoReg 1788	28 MoReg 171	
15 CSR 30-52.015	Secretary of State		27 MoReg 1789	28 MoReg 171	
15 CSR 30-52.020	Secretary of State		27 MoReg 1789R	28 MoReg 172R	
			27 MoReg 1790	28 MoReg 172	
15 CSR 30-52.025	Secretary of State		27 MoReg 1790	28 MoReg 172	
15 CSR 30-52.030	Secretary of State		27 MoReg 1791R	28 MoReg 172R	
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15 CSR 30-52.040	Secretary of State		27 MoReg 1792R	28 MoReg 173R	
15 CSR 30-52.050	Secretary of State		27 MoReg 1792R	28 MoReg 173R	
15 CSR 30-52.060	Secretary of State		27 MoReg 1792R	28 MoReg 173R	
15 CSR 30-52.070	Secretary of State		27 MoReg 1792R	28 MoReg 173R	
15 CSR 30-52.080	Secretary of State		27 MoReg 1793R	28 MoReg 173R	
15 CSR 30-52.100	Secretary of State		27 MoReg 1793R	28 MoReg 174R	
			27 MoReg 1793	28 MoReg 174	
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